Private Law 88-287

August 14, 1964 [S. 2336]

AN ACT

For the relief of John Richard Dolby.

John R. Dolby.

66 Stat. 182. 8 USC 1182.

10 USC 1071-1085. 8 USC 1183. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212(a) (4) of the Immigration and Nationality Act, John Richard Dolby may be issued a visa and admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of such Act: Provided, That unless the beneficiary is entitled to care under chapter 55, title 10, United States Code, a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act: Provided further, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved August 14, 1964.

Private Law 88-288

August 14, 1964 [S. 2436] AN ACT

For the relief of Mihailo Radosavljevic.

Mihailo Radosavljevic. 8 USC 1182 note. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the administration of the Act of July 14, 1960 (74 Stat. 504), to provide for the resettlement of certain refugees, Mihailo Radosavljevic shall be held and considered to be an alien who was paroled into the United States as a refugee-escapee on September 28, 1962.

Approved August 14, 1964.

Private Law 88-289

August 14, 1964 [H. R. 4088] AN ACT

For the relief of the Industrial Tractor Parts Company, Incorporated.

Industrial Tractor Parts Co., Inc. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding any period of limitation or lapse of time, the following entries made at New York by Van Oppen and Company, Incorporated, as customhouse brokers for the Industrial Tractor Parts Company, Incorporated, may be reliquidated in accordance with the law applicable as of the dates the items covered thereby were entered for consumption or withdrawn from warehouse for consumption, and refund of duties may be made in accordance with such reliquidation, if application for reliquidation is made within one year after the date of enactment of this Act:

Entry Numbered	Date of Entry	Date Liquidated
Warehouse 102779	March 26, 1959	May 3, 1960
Warehouse 46331	September 11, 1957	April 20, 1960
	January 3, 1958	April 20, 1960
Warehouse 6579	August 30, 1956	April 18, 1960
	February 21, 1957	April 14, 1960
Warehouse 100188	February 26, 1959	April 7, 1960
Warehouse 11970	October 18, 1956	April 6, 1960
	February 24, 1959	March 28, 1960

Entry Numbered	Date of Entry	Date Liquidated
Warehouse 20793	August 17, 1956 August 11, 1959	January 27, 1960 January 22, 1960

Private Law 88-290

endotify four large of selars, her AN ACT to Judge, oil of several servery

Allers (inablant as I wife), but he steem, theers, and their here

on block 19, supplemental plat of Makin (Klama

For the relief of Glenn C. Deits and others.

August 14, 1964 [H. R. 4871]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following members and former members of the United States Navy and United States Naval Reserve are hereby relieved of all liability to repay to the United States the respective sums certified to the Comptroller General of the United States by the Secretary of the Navy as the net indebtedness in each case, representing the amount of per diem overpayments in each instance, during the period of 1958 through 1960, while the individuals named were attached to the United States Naval Air Station, Whidbey Island, Oak Harbor, Washington, and were performing duty at Boardman Bombing Range, Boardman, Oregon, such overpayments having occurred as the result of administrative error:

Glenn C. Deits, EOCS (FR), 8900616, Bothell, Washington; Delbert J. Robertson, AA, 4840326, Boardman, Oregon; Timothy E. Ward, AMS3, 9737522, Cedar Falls, Iowa; Lonnie R. Robarts, ADR3, 5214093, Tigard, Oregon; James R. Ferdon, ABE3, 5307396, Portage, Wisconsin; Charles H. Larue, Junior, AN, 4760131, Tucson, Arizona; Gerlando P. Ilardi, AT2, 7126169, Jacksonville, Florida; Merton K. Iliff, ABFAN, 5814366, Boran, California; Kenneth W. Knoedler, BMI (FR), 3215037, San Diego, California; Don Carl Lamacchie, AN, 4871339, East St. Louis, Illinois;

Kenneth J. Wheeler, AT2, 5667896; and Michael M. Wong, ETN2, 5305636, Seattle, Washington.

The Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to any of the individuals named above, the sum of any payments received or withheld from the individual on account of the said overpayment to him as referred to in the first section of this Act. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States full credit shall be given for the amounts for which liability is relieved under this Act. No part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved August 14, 1964.

Glenn C. Deits and others.